one issuer for securities of another issuer shall be deemed to have acquired the securities received when such person acquired the securities exchanged.

- (b) A term not defined in this part but defined in another part of this chapter, when used in this part, shall have the meanings given in such other part, unless the context otherwise requires.
- (c) When used in the rules, regulations, or forms of the Commission referred to in this part, the term *Commission* shall be deemed to refer to the Office, the term *registrant* shall be deemed to refer to an issuer defined in this part, and the term *registration* statement or prospectus shall be deemed to refer to an offering circular filed under this part, unless the context otherwise requires.

 $[54\ FR\ 49641,\ Nov.\ 30,\ 1989,\ as\ amended\ at\ 62\ FR\ 54765,\ Oct.\ 22,\ 1997]$

§ 563g.2 Offering circular requirement.

- (a) General. No savings association shall offer or sell, directly or indirectly, any security issued by it unless:
- (1) The offer or sale is accompanied or preceded by an offering circular which includes the information required by this part and which has been filed and declared effective pursuant to this part; or
- (2) An exemption is available under this part.
- (b) Communications not deemed an offer. The following communications shall not be deemed an offer under this section:
- (1) Prior to filing an offering circular, any notice of a proposed offering which satisfies the requirements of Commission Rule 135 (17 CFR 230.135) under the Securities Act;
- (2) Subsequent to filing an offering circular, any notice circular, advertisement, letter, or other communication published or transmitted to any person which satisfies the requirements of Commission Rule 134 (17 CFR 230.134) under the Securities Act; and
- (3) Oral offers of securities covered by an offering circular made after filing the offering circular with the Office.
- (c) Preliminary offering circular. Notwithstanding paragraph (a) of this section, a preliminary offering circular may be used for an offer of any secu-

rity prior to the effective date of the offering circular if:

- (1) The preliminary offering circular has been filed pursuant to this part;
- (2) The preliminary offering circular includes the information required by this part, except for the omission of information relating to offering price, discounts or commissions, amount of proceeds, conversion rates, call prices, or other matters dependent on the offering price; and
- (3) The offering circular declared effective by the Office is furnished to the purchaser prior to, or simultaneously with, the sale of any such security.

§ 563g.3 Exemptions.

The offering circular requirement of §563g.2 of this part shall not apply to an issuer's offer or sale of securities:

- (a) [Reserved]
- (b) Exempt from registration under either section 3(a) or section 4 of the Securities Act, but only by reason of an exemption other than section 3(a)(5) (for regulated savings associations), and section 3(a)(11) (for intrastate offerings) of the Securities Act;
- (c) In a conversion from the mutual to the stock form of organization pursuant to part 563b of this chapter, except for a supervisory conversion undertaken pursuant to subpart C of part 563b of this chapter;
- (d) In a non-public offering which satisfies the requirements of §563g.4 of this part:
- (e) That are debt securities issued in denominations of \$100,000 or more, which are fully collateralized by cash, any security issued, or guaranteed as to principal and interest, by the United States, the Federal Home Loan Mortgage Corporation, Federal National Mortgage Association, Government National Mortgage Association or by interests in mortgage notes secured by real property;
- (f) Distributed exclusively abroad to foreign nationals: *Provided*, That (1) the offering is made subject to safeguards reasonably designed to preclude distribution or redistribution of the securities within, or to nationals of, the United States, and (2) such safeguards include, without limitation, measures that would be sufficient to ensure that registration of the securities would not